

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF TEXAS  
AMARILLO DIVISION**

ROBERT TEMPLETON AND DAVID  
MILLER,

*Appellants,*

v.

WALTER O'CHESKEY, as Chapter 11  
Trustee,

*Appellee.*

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Case No. \_\_\_\_\_

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE NORTHERN DISTRICT OF TEXAS  
AMARILLO DIVISION**

In Re:

AMERICAN HOUSING FOUNDATION, INC.,

*Debtor,*

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**CASE NO. 09-20232-11  
CHAPTER 11**

WALTER O'CHESKEY, as Chapter 11 Trustee,  
*Plaintiff and Counter-Defendant,*

v.

ROBERT TEMPLETON,

*Defendant and Counter Plaintiff.*

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**Adversary No.10-02016-rlj**

**(Consolidated with)**

WALTER O'CHESKEY, as Chapter 11 Trustee,  
*Plaintiff and Counter-Defendant,*

v.

DAVID MILLER,

*Defendant and Counter Plaintiff.*

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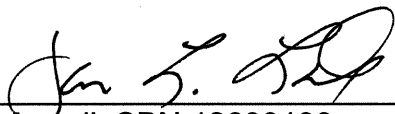
**Adversary No. 10-02017-rlj**

**APPENDIX TO APPELLANTS' MOTION FOR LEAVE TO APPEAL FROM  
INTERLOCUTORY ORDER**

<u>TAB</u>	<u>DOCUMENT DESCRIPTION</u>	<u>DOCKET No.</u>	<u>BATES</u>
1	Order filed June 7, 2011	80	App 1-4
2	Trustee's First Amended Complaint in Case No. 10-02016 <i>Walter O'Cheskey v. Robert Templeton</i>	52	App 5-36
3	Trustee's Second Amended Complaint in Case No. 10-02017 <i>Walter O'Cheskey v. David Miller</i>	70	App 37-60
4	Motion for Protective Order of Robert L. Templeton and David Miller (w/o exhibits)	59	App 61-77
5	Trustee's Motion to Compel Production by Robert L. Templeton and David L. Miller (w/o exhibits)	61	App 78-86
6	Defendants' Response to Trustee's Motion to Compel and Supplement to Motion for Protective Order – Lack of Subject Matter Jurisdiction (w/o exhibits)	66	App 87-98
7	Trustee's Reply in Support of Motion to Compel Production by Robert L. Templeton and David Miller	72	App 99-108
8	Defendants' Motion to Dismiss and For Judgment on the Pleadings of Certain Objections and Claims for Lack of Subject Matter Jurisdiction	75	App 109-124
9	Defendant's Sur-Reply to Trustee's Reply in Support of His Motion to Compel	77	App 125-141
10	Adversary Case No. 11-02126; <i>Walter O'Cheskey, Trustee v. Carson Burgess, et al</i>	2701	App 142-166
11	Adversary Case No. 11-02127; <i>Walter O'Cheskey, Trustee v. Campbell Burgess, et al</i>	2702	App 167-194
12	Adversary Case No. 11-02128; <i>Walter O'Cheskey, Trustee v. Herring Financial Services, et al</i>	2703	App 195-223
13	Adversary Case No. 11-02131; <i>Walter O'Cheskey, Trustee v. William Scott and William Scott IRA</i>	2706	App 224-239
14	Adversary Case No. 11-02132; <i>Walter O'Cheskey, Trustee v. Rainier American Investors I, LLC, et al</i>	2708	App 240-264
15	Adversary Case No. 11-02133; <i>Walter O'Cheskey, Trustee v. Don Storseth, Individually and as Trustee of the Storseth Family Trust, et al.</i>	2709	App 265-299
16	May 27, 2011 Cost/Benefit Analysis Letter from Steve McCartin to Hon. Robert L. Jones	2713	App 300-312
17	June 2, 2011 letter from David R. Langston, attorney for the AHF Oversight Committee to Honorable Robert L. Jones	2714	App 313-350

Respectfully submitted,

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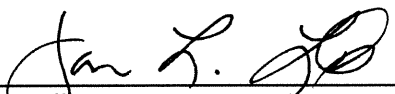
**CERTIFICATE OF SERVICE**

This is to certify that a true and correct copy of the foregoing was delivered via ECF on this the 16th day of June, 2011 to the following listed parties in interest:

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